## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

| TARIQ BHATTI,                              |            | ) |                    |
|--|------------|---|--------------------|
| ·  | Plaintiff, | ) |                    |
| V.   |            | ) |                    |
| J.P. MORGAN CHASE, a Delaware corporation, |            | ) | C.A. No. 05-690 KA |
| I  | Defendant. | ) |                    |

## STIPULATED ORDER REGARDING CONFIDENTIALITY OF DISCOVERY MATERIAL

Whereas, the parties have stipulated that certain discovery material be treated as confidential;

Accordingly, it is hereby ORDERED:

- 1. Designation of Discovery Materials as Confidential. All documents produced in the course of discovery, all answers to interrogatories, all answers to requests for admission, all responses to requests for production of documents, and all deposition testimony and deposition exhibits shall be subject to this Order concerning confidential information, as set forth below:
- (a) The designation of confidential information shall be made by placing or affixing on the document, in a manner which will not interfere with its legibility, the word "CONFIDENTIAL." One who provides material may designate it as confidential only when such person in good faith believes it contains sensitive personal information, trade secrets or other confidential research, development, or commercial information. Except for documents produced for inspection at the party's facilities, the designation of confidential information shall be made prior to, or contemporaneously with, the production or disclosure of that information. In

the event that documents are produced for inspection at the party's facilities, such documents may be produced for inspection before being marked confidential. Once specific documents have been designated for copying, any documents containing confidential information will then be marked confidential after copying but before delivery to the party who inspected and designated the documents. There will be no waiver of confidentiality by the inspection of confidential documents before they are copied and marked confidential pursuant to this procedure.

- (b) Portions of depositions of a party's present and former officers, directors, employees, agents, experts, and representatives shall be deemed confidential only if they are designated as such when the deposition is taken or within seven business days after receipt of the transcript. Any testimony which describes a document which has been designated as "CONFIDENTIAL" as described above shall also be deemed to be designated as "CONFIDENTIAL."
- (c) Information or documents designated as confidential under this Order shall not be used or disclosed by the parties or counsel for the parties or any persons identified in subparagraph (d) below for any purposes whatsoever other than preparing for and conducting the litigation in which the information or documents were disclosed (including appeals).
- (d) The parties and counsel for the parties shall not disclose or permit the disclosure of any documents or information designated as confidential under this Order to any other person or entity, except that disclosures may be made in the following circumstances:
- (i) Disclosure may be made to counsel and employees of counsel for the parties who have direct functional responsibility for the preparation and trial of the lawsuit.

  Any such employee to whom counsel for the parties makes a disclosure shall be provided with a

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copy of, and become subject to, the provisions of this Order requiring that the documents and information be held in confidence.

- (ii) Disclosure may be made only to employees of a party required in good faith to provide assistance in the conduct of the litigation in which the information was disclosed.
- (iii) Disclosure may be made to court reporters engaged for depositions and those persons, if any, specifically engaged for the limited purpose of making photocopies of documents. Prior to disclosure to any such court reporter or person engaged in making photocopies of documents, such person must agree to be bound by the terms of this Order.
- (iv) Disclosure may be made to consultants, investigators, or experts (hereinafter referred to collectively as "experts") employed by the parties or counsel for the parties to assist in the preparation and trial of the lawsuit. Prior to disclosure to any expert, the expert must be informed of and agree in writing to be subject to the provisions of this Order requiring that the documents and information be held in confidence.
- (e) Except as provided in subparagraph (d) above, counsel for the parties shall keep all documents designated as confidential which are received under this Order secure within their exclusive possession and shall take reasonable efforts to place such documents in a secure area.
- (f) All copies, duplicates, extracts, summaries, or descriptions (hereinafter referred to collectively as "copies") of documents or information designated as confidential under this Order or any portion thereof, shall be immediately affixed with the word "CONFIDENTIAL" if that word does not already appear.

- 2. Confidential Information Filed with Court. All submissions to the Court that incorporate or disclose confidential information shall be labeled and filed with the Clerk of the Court and submitted to the Court in a sealed container with the caption of this action and the words "SEALED SUBJECT TO PROTECTIVE ORDER" and the following statement: "This contains (description of contents) which incorporates confidential information, and is not to be opened nor its contents to be revealed to anyone other than authorized court personnel or counsel of record, except by Order of the Court."
- 3. Party Seeking Greater Protection Must Obtain Further Order. No information may be withheld from discovery on the ground that the material to be disclosed requires protection greater than that afforded by paragraph 1 of this Order unless the party claiming a need for greater protection moves for an order providing such special protection pursuant to Fed. R. Civ. P. 26(c).
- 4. Challenging Designation of Confidentiality. If a party wishes to disclose one or more confidential documents to individual(s) other than those to whom disclosure is authorized by this Stipulation and Order, the party challenging confidentiality shall give written notice of the challenge to the party asserting confidentiality. The notice shall identify the purpose of such disclosure. Confidentiality of the document(s) will be preserved for the following 30 days to permit the party asserting confidentiality a reasonable opportunity to file a motion for a protective order. If no motion is filed, the party challenging confidentiality may disclose the document(s) for the purpose stated in the written notice. If a motion is filed, the challenging party will preserve the confidentiality of the document(s) until the Court rules on the motion.
- 5. Return of Confidential Material at Conclusion of Litigation. At the conclusion of the litigation, all material treated as confidential under this Order and not received in evidence

shall be returned to the originating party. If the parties so stipulate, the material may be destroyed instead of being returned. The Clerk of the Court may return to counsel for the parties, or destroy, any sealed material at the end of the litigation, including any appeals.

6. Nothing in this order shall be construed to affect in any way the admissibility of any document, tangible thing, testimony, or other evidence at trial, nor shall anything herein be construed to limit in any way a designator's use of its own discovery material or confidential information.

ABER, GOLDLUST, BAKER & OVER

YOUNG, CONAWAY, STARGATT & TAYLOR

/s/ Gary W. Aber

GARY W. ABER (Bar No. 754) First Federal Plaza, Suite 600 702 King Street, P.O. Box 1675 Wilmington, DE 19899 (302) 472-4900 Attorney for Plaintiff

Dated: May , 2006

/s/ Barry M. Willoughby

BARRY M. WILLOUGHBY (Bar No. 1016) TERESA A. CHEEK (Bar No. 2657) 1000 West Street, 17<sup>th</sup> Floor P.O. Box 391 Wilmington, DE 19899 (302) 571-6666, (302) 571-6676 Attorneys for Defendant

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UNITED STATES DISTRICT JUDGE

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